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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/618,818	07/15/2003	Won-Gyu Kim	0662-0188P	5903
2292 BIRCH STFW	7590 09/24/200 ART KOLASCH & BI	EXAMINER		
PO BOX 747		VAKILI, ZOHREH		
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
			1614	
			NOTIFICATION DATE	DELIVERY MODE
•	•		09/24/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

		Application No.	Applicant(s)				
Office Action Summary							
		10/618,818	KIM, WON-GYU				
	Office Action Summary	Examiner	Art Unit				
		Zohreh Vakili	1614				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠	Responsive to communication(s) filed on <u>22 January 2007</u> .						
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4) Claim(s) <u>1-8</u> is/are pending in the application.							
4a) Of the above claim(s) <u>3,4,7,8</u> is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠	6)⊠ Claim(s) <u>1,2,5 and 6</u> is/are rejected.						
7)	7) Claim(s) is/are objected to.						
8)	8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers							
9) The specification is objected to by the Examiner.							
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	nt(s)						
	ce of References Cited (PTO-892)		nmary (PTO-413)				
3) Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date		Mail Date rmal Patent Application				

DETAILED ACTION

Claims 1-8 are presented for examination.

Applicant's response to the restriction requirement filed on August 20, 2007 is acknowledged. Accordingly, Applicants elect Group I drawn to a new carbonated candy-type vitamin. Applicant traverses the election of the species of the vitamin preparation because of the close relationship between all of the various vitamins. Applicant's argument is persuasive, therefore, the election of species of record is hereby withdrawn.

Accordingly, claims 1-4 are currently amended. Claims 5-8 are newly added.

Claims 3, 4, 7, 8 are withdrawn from consideration as being directed to non-elected subject matter. Claims 1, 2, 5, 6 read on the elected invention and are herein examined on the merits.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 5, 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pearce et al. (US Pub. No. 2004/0247744 A1) and in view of Shaft et al. (US Patent No. 6395321 B1).

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Pearce et al. teach an orally soluble edible films that include many ingredients. The composition is made of water-soluble sweetening agents such as monosaccharides, disaccharides and polysaccharides such as xylose, ribose, glucose (dextrose), mannose, galactose, fructose (levulose), sucrose (sugar), maltose, invert sugar (a mixture of fructose and glucose derived from sucrose), partially hydrolyzed starch, corn syrup solids, dihydrochalcones, monellin, steviosides, and glycyrrhizin (see page 4, paragraph 0040). Pearce et al. further teach a gasified candy that is usually hard candy containing gas, such as carbon dioxide. Such a candy may be made by a process which comprises melting crystalline sugar, contacting such sugar with gas maintaining the temperature of said sugar during said absorption above the solidification temperature of the melted sugar, and cooling said sugar under pressure to produce a solid amorphous sugar containing the gas. Upon the release of the pressure, the solid gasified candy fractures into-granules of assorted sizes (see page 5, paragraph 0050). In producing gasified candy by a commercial process conducted in accordance with this disclosures, gasified candy may be produced from a mixture of sucrose, lactose and corn starch dissolved in water and evaporated to a sugar melt (see page 5, paragraph 0055). The gasified candy component of the snack may be a hard sugar product having bubbles of gas entrapped. The gasified candy can be prepared from any of the available sugars such as glucose, fructose, sucrose, lactose and the like, alone or in combination, may be employed. A mixture of sucrose with corn syrup (containing glucose, maltose, dextrin) may also be satisfactory (see page 6, paragraph 0060). The gases used to prepare the gasified candy may be any of the

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commonly-available gases which are substantially unreactive with the sugar or sugars being employed and include such gases as carbon dioxide, nitrogen or air, but carbon dioxide is useful (see page 6, paragraph 0061). Following the carbonation, the pressure was maintained while the vessel was cooled so as to solidify the sugar melt: Rapidly releasing the pressure fractured the solidified carbonated candy into multiple pieces of various sizes (see page 6, paragraph 0070). The second type of effervescence is the quiet foamy type. This can be obtained by mixing ingredients such as sodium bicarbonate and citric acid in the presence of water (see page 7, see paragraph 0071). Vitamins are organic substances that are ordinarily included in the diet but some individuals may choose to supplement their vitamin intake. Some example vitamins that may be used in the films herein include the following: Vitamin A, Vitamin D, Vitamin E, Vitamin C (ascorbic acid), Vitamin B1, Vitamin B2, Vitamin B3, Vitamin B6, and Vitamin B12 (see page 17, paragraph 0186-0195).

Shaft et al. teach in the present invention packaging of food items such as, cheese blends; pizza toppings; peanut butter; jelly; cream cheese; cookie dough; and candies (see col. 11, lines 36-44) by hermetic package entirely enclosed by peelable hermetic seals (see col. 14, claim 25, lines 32-33).

Clearly, one having ordinary skill in the art would have been motivated to use the teaching of Pearce et al. for the preparation of a carbonated candy-type vitamin.

Pearce et al. disclose of a carbonated candy incorporated by vitamins, carbon dioxide for gas, sucrose, and lactose or glucose. Shaft et al. teach the packaging and enclosure of the product such as candy in a hermetic package. As combined, the

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teachings of Pearce et al. for making a carbonated candy type vitamin and the packaging of the product taught by Shaft et al., result in the claimed invention.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the teachings of the above references and produce the carbonated candy-type vitamin in a hermetic package.

Thus the claimed invention was within the ordinary skill in the art to make and use at the time the claimed invention was made and as a whole, prima facie obvious.

Conclusion

No claim is allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Zohreh Vakili whose telephone number is 571-272-3099. The examiner can normally be reached on 8:30-5:00 Mon.-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ardin Marschel, can be reached on 571-272-0718. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Zohreh Vakili

Patent Examiner 1614

September 12, 2007

ARDIN H. MARSCHEL
SUPERVISORY PATENT EXAMINER

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